Order

Michigan Supreme Court Lansing, Michigan

December 28, 2005

Clifford W. Taylor, Chief Justice

128663

Michael F. Cavanagh Elizabeth A. Weaver Marilyn Kelly Maura D. Corrigan Robert P. Young, Jr. Stephen J. Markman, Justices

AUDREY BELL, LEO BEASLEY, BRENDA BLACK, KIMBERLY BLEVINS, KATHLEEN CONQUEST, VERONICA DORSETTE, LINDA FACEY, JAYNE FLOYD, GRACE JENNINGS, MARY OLIVER, TERRI SUTTON, ANGELA TURNER, and ALCITA WILLIAMS, Plaintiff-Appellee,

> SC: 128663 COA: 246684

> > Wayne CC: 01-107819-NO

V

MICHIGAN COUNCIL 25 OF THE AMERICAN FEDERATION OF STATE, COUNTY, AND MUNICIPAL EMPLOYEES, AFL-CIO, LOCAL 1023.

Defendant-Appellant,

and

DENTRY BERRY and STEVEN MALACH, Personal Representative of the ESTATE OF YVONNE BERRY, Deceased, Defendants.

On order of the Court, the application for leave to appeal the February 15, 2005 judgment of the Court of Appeals is considered, and it is DENIED, because we are not persuaded that the questions presented should be reviewed by this Court.

CAVANAGH and CORRIGAN, JJ., would grant leave to appeal.



I, Corbin R. Davis, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

December 28, 2005

Clerk

d1221